Serial	Number

A	pplication No.	Applicant(s)	_
09	9/885,620	OKADA, KAZUHIRO	٠
	•		
1.			

TERMINAL DISCLAIMER ⊠ APPROVED □ DISAPPROVED				
The term of this patent shall not extend beyond the expiration date of a dustrial U.S. Patent No:	6,003,371	6,205,856	6,269,697	
The term of this patent subsequent to the adjacent date has been disclaimed.				
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U.S. Patent and Trademark Office

Practitioner appo No. U <u>013510-6</u>

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re ap	oplication of:
Applic	ation No.:
Filed:	June 20, 20

Kazuhiro OKADA

09/885,620

Group No.:

2856

Examiner:

H. Kwok

For:

ANGULAR VELOCITY SENSOR

□ *Patent No.:

Issue Date:

Reexamination Date:

TERMINAL DISCLAIMER **APPROVED**

*NOTE: Preferably also insert inventor's name and invention title.

MAY 13 2004

Commissioner for Patents P. O. Box 1450 Alexandria, VA 22313-1450 **TECHNOLOGY CENTER 2800** SPECIAL PROGRAM CENTER

TERMINAL DISCLAIMER TO OBVIATE A DOUBLE PATENTING REJECTION (37 C.F.R. SECTION 1.321(c))

Identification of Person(s) Making This Disclaimer

I, Juli	ian H. C	ohen		1		
		(type or print names of all inventors or assign	is or name (of attorney signing disclaimer)	٠,	
t	(a)	represent that I am				•
		an inventor (applicant) of th	is inventi	on.		
٠			~	•		
		CERTIFICATE OF MAILING/TRANSM	IISSION (3	7 C.F.R. SECTION 1.8(a))		
I hereb	y certify t	hat, on the date shown below, this corresponder	ice is being:	: :		
		MAILING		FACSIMILE		
	with st envelo	ted with the United States Postal Service difficient postage as first class mail in an ope addressed to the Commissioner for p. P. O. Box 1450, Alexandria, VA 22313-	Signal	transmitted by facsimile to the Trademark Office, (703)		and
Date:	April 1	<u>6, 2004</u>		print name of person certifying)	·	

WARNING:		"If the patent or patent application is assigned to an organization, such as a corporation, partnership university, government agency or similar entity, and the disclaimer is signed by the assignee, the assignee must comply with § 3.73(b)." Notice of Oct. 15, 1993, 1156 O.G. 56-61 at 56, § 1490, M.P.E.P., 7th Edition.				
		an assignee of this invention.				
		a representative authorized to sign on behalf of the assignee iden	tified helow			
		A statement under 37 C.F.R. Section 3.73(b) is attached.	unica ociow.			
•		the attorney of record for this invention.	,			
NOTE		es "permit an attorney or agent of record to sign a terminal disclaimer without the need to comy " Notice of Oct. 15, 1993, 1156 O.G. 54-61, at 56. See also Section 1490, M.P.E.P., 7th Ed	ply with Section ition.			
	e Persone	IDENTITY OF ASSIGNEE AND TITLE OF DISCLAIMANT (if any)				
The a	ssignee is	5	•			
	Name	of assignee				
	Addres	ss of assignee				
	If signe	ed by assignee, title of disclaimant authorized to sign on behalf of assignee				
			•			
		EXTENT OF DISCLAIMANT'S INTEREST				
The e	xtent of th	ne interest in this invention that the disclaimant owns is:				
	⊠ ′ '	the whole of this invention.				
	Ò	a sectional interest in this invention, as follows:				
NOTE:	Disclaim	ers from the whole interest must be filed.				
		(state the exact interest of the disclaimant)				
The di	sclaimant	ris:				
	×	the applicant(s) Kazuhiro Okada (name of applicants)				
		the assignee(s) (name of assignee)	•			

RECORDAL OF ASSIGNMENT IN PTO (if applicable)

		The assignment was recorded on
	•	Reel Frame
i		Authorization for recordal of the assignment is separately filed:
		☐ "ASSIGNMENT (DOCUMENT) COVER SHEET" or
		☐ FORM PTO 1595 is also attached.
		DISCLAIMER (select one of the following)
(Prov	visional	Obviousness-Type Double Patenting Rejection Over A Pending Application)
Applicati hereby ag during su This agree	on No. grees th ch perio	pplication, which would extend beyond the expiration date of any patent granted on filed on, as shortened by any terminal disclaimer. Petitioner at any patent so granted on the instant application shall be enforceable only for and od that it and any patent granted on the above-listed application are commonly owned. The transfer of the instant application and is binding upon the grantee, assigns.
defined in basis of the n the eve nvalid by ander 37 (n any ma	a 35 U.S ne doub nt that a court C.F.R. S nner te	is the above disclaimer, disclaimant does not disclaim the terminal part of any patent istant application that would extend to the expiration date of the full statutory term as S.C. Sections 154 to 156 and 173 of any patent granted on the application forming the ble patenting rejection, namely, any patent granted on Application No.: it later: expires for failure to pay a maintenance fee, is held unenforceable, is found to f competent jurisdiction, is statutorily disclaimed in whole or terminally disclaimed Section 1.321, has all claims cancelled by a reexamination certificate, is reissued, or is erminated prior to expiration of its full statutory term as presently shortened by any her, except for the separation of legal title stated above.

DISCLAIMER FEE (37 C.F.R. Section 1.20(d))

		. •		,	
	Other	than a small entityfee \$110.00	•		
. 0	Small	entityfee \$55.00			
		Small entity statement attached		¥	•
		Small entity statement already filed			
. ,		in patent application			
			on	(date)	
		OR			
. (Obviou	sness-Type Double Patenting Reject	ion Over A Pr	ior Patent)	
In make granted on the instant a defined in 35 U rejection, name terminal disclaiunenforceable, or terminally dicertificate, is re	bove-list pplication ing the instant a S.C. Se ly, Pate imer, in is found sclaime issued,	as presently shortened by any terminated on the instant application shall be ensted patent are commonly owned. This on and is binding upon the grantee, its above disclaimer, disclaimant does not application that would extend to the expections 154 to 156 and 173 of the patent on the event No.: 6,003,371, 6,205,856 & 6,20 the event that it later: expires for fall invalid by a court of competent jurisded under 37 C.F.R. Section 1.321, has so is in any manner terminated prior to any terminal disclaimer, except for the	forceable only agreement rur successors, or disclaim the topiration date of forming the basis 69.697, as proliure to pay a liction, is statutall claims canco expiration of less agreements.	for and during as with any passigns. erminal part of the full status of the double sently short maintenance orily disclaim telled by a relief tits full status.	of any patent atory term as ble patenting ened by any fee, is held ned in whole examination
		DISCLAIMER FEE (37 C.F.R. Se	ction 1.20(d))		
	Óther t	han a small entityfee \$110.00			
×	Small e	entityfee \$55.00			
		Small entity statement attached			
•		Small entity statement already filed			,
		in patent application	on		
				(date)	
				()	

(Provisional Obviousness-Type Double Patenting Rejection Over A Pending Application--Reexamination Proceeding)

3
Petitioner hereby disclaims, except as provided below, the terminal part of any patent being reexamined, which would extend beyond the expiration date of any patent granted on Application No.
In making the above disclaimer, disclaimant does not disclaim the terminal part of any reissue certificate granted on the instant patent being reexamined that would extend to the expiration date of the full statutory term as defined in 35 U.S.C. Sections 154 to 156 and 173 of any patent granted on the application forming the basis of the double patenting rejection, namely, any patent granted on Application No.:
DISCLAIMER FEE (37 C.F.R. Section 1.20(d))
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☐ Small entity statement attached ☐ Small entity statement already filed ☐ in patent application on
OR
(Provisional Obviousness-Type Double Patenting Rejection Over A Prior Patent— Reexamination Proceeding)
Petitioner hereby disclaims, except as provided below, the terminal part of the patent being reexamined, which would extend beyond the expiration date of Patent No as presently shortened by any terminal disclaimer. Petitioner hereby agrees that the patent for which a reexamination certificate is issued as a result of this proceeding shall be enforceable only for and during such period that it and the above listed patent granted are commonly owned. This agreement runs with any reexamination certificate issued on the instant patent and is binding upon the grantee, its successors, or assigns.

statut doub discla is fou discla reissu	imination tory term le patent aimer, in aimed un aimed un ued, or i	king the above disclaimer, disclaimant does not disclaim the terminal part of any certificate granted on the instant patent that would extend to the expiration date of the full as defined in 35 U.S.C. Sections 154 to 156 and 173 of the patent forming the basis of the ag rejection, namely, Patent No.:, as presently shortened by any terminal he event that it later: expires for failure to pay a maintenance fee, is held unenforceable, d by a court of competent jurisdiction, is statutorily disclaimed in whole or terminally ler 37 C.F.R. Section 1.321, has all claims cancelled by a reexamination certificate, is in any manner terminated prior to expiration of its full statutory term as presently my terminal disclaimer, except for the separation of legal title stated above.
		DISCLAIMER FEE (37 C.F.R. Section 1.20(d))
		Other than a small entityfee \$110.00
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		(data)

FEE PAYMENT

	Already paid	
×	Attached is a check in the sum of	f\$ <u>.55.00</u> .
	☐ Charge Account 12-0425	for any fee deficiency.
	Charge Deposit Account A duplicate of this disclaimer is a	the sum of \$ Ittached.
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